eastern and southern Fountain County lines west to U.S. Route 41; and

Bounded on the West by U.S. Route 41 north to the northern Benton County line; the northern Benton County line east to State Route 55; State Route 55 north to U.S. Route 24; U.S. Route 24 east to the White County line; the western White and Pulaski County lines

The following grain elevators, located outside of the above contiguous geographic area, are part of this geographic area assignment: Boswell Grain Company, Boswell, Benton County; Dunn Grain, Dunn, Benton County; York Richland Grain Elevator, Inc., Earl Park, Benton County; Raub Grain Company, Raub, Benton County (located inside Champaign-Danville Grain Inspection Departments, Inc.'s, area): and The Andersons. Delphi. Carroll County; Frick Grain, Leiters Ford, Fulton County; and Cargill, Inc., Linden, Montgomery County (located inside Frankfort Grain Inspection, Inc.'s, area).

Titus' assigned geographic area does not include the following grain elevators inside Titus' area which have been and will continue to be serviced by the following official agency: Schneider Inspection Service, Inc.: Central Soya, and Farmers Grain, both in Winamac, Pulaski County.

Interested persons, including Fremont and Titus, are hereby given the opportunity to apply for designation to provide official services in the geographic areas specified above under the provisions of Section 7(f) of the Act and section 800.196(d) of the regulations issued thereunder. Designation in the specified geographic areas is for the period beginning September 1, 1995, and ending no later than August 31, 1998. Persons wishing to apply for designation should contact the Compliance Division at the address listed above for forms and information.

Applications and other available information will be considered in determining which applicant will be designated.

AUTHORITY: Pub. L. 94–582, 90 Stat. 2867, as amended (7 U.S.C. 71 *et seq.*)

Dated: February 15, 1995

Neil E. Porter

Director, Compliance Division
[FR Doc. 95–4883 Filed 2–28–95; 8:45 am]
BILLING CODE 3410–EN–F

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Docket 6-95]

Foreign-Trade Zone 98—Birmingham, AL; Application for Subzone, Mercedes-Benz Project, Inc., Plant (Multi-Purpose Vehicles), Tuscaloosa, Alabama

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the City of Birmingham, Alabama, grantee of FTZ 98, requesting special-purpose subzone status for the vehicle manufacturing plant of the Mercedes-Benz Project, Inc. (MBPI) (subsidiary of Daimler-Benz AG, Germany), located in Tuscaloosa County, Alabama. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a-81u), and the regulations of the Board (15 CFR Part 400). It was formally filed on February 16, 1995.

The new Mercedes-Benz plant is located at the juncture of Interstate Highway 20/59, Will Walker Road, and U.S. Highway 11, about 10 miles east of the City of Tuscaloosa. The facility (900 acres, 1.67 million sq. ft.), currently under construction, will employ some 1,500 workers to produce up to 80,000 multi-purpose passenger vehicles annually. The application indicates that foreign-sourced parts and materials may represent up to 50 percent of the finished vehicles' material value, including: paint, hydraulic fluids, antifreeze, tires, brake components, mirrors, glass items, items of plastic/ rubber, steel tubes/pipes/profiles and wire/cables, articles of aluminum, wiring harnesses, electrical switches, fasteners, steel springs, engines and transmissions (and parts), axles, parts of base metal, pumps, air conditioners, taps/cocks/valves, electric motors, batteries, bearings, lamps, audio equipment, radar detectors, vehicle bodies, fuel tanks, sunroofs, bumpers, electronic gauges, regulators, and instruments (duty rate range: 2.5-13.6%). The finished vehicles would be sold in the U.S. and exported.

Zone procedures would exempt MBPI from Customs duty payments on the foreign items used in production for export. On domestic sales, the company would be able to choose the duty rate that applies to finished passenger vehicles (2.5%) for the foreign material inputs noted above. The application indicates that the savings from zone procedures would help improve the plant's international competitiveness.

In accordance with the Board's regulations, a member of the FTZ Staff has been appointed examiner to investigate the application and report to the Board.

Public comment on the application is invited from interested parties. Submissions (original and three copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is May 1, 1995. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to May 15, 1995).

A copy of the application and the accompanying exhibits will be available for public inspection at each of the following locations:

U.S. Department of Commerce District Office, Medical Forum Building, 7th Floor, 950 22nd Street North, Birmingham, AL 35203.

Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th Street & Constitution Avenue, NW., Washington, DC 20230.

Dated: February 21, 1995.

John J. Da Ponte, Jr.,

Executive Secretary.
[FR Doc. 95–5052 Filed 2–28–95; 8:45 am]
BILLING CODE 3510–DS–P

International Trade Administration [A-403-801]

Fresh and Chilled Atlantic Salmon From Norway; Amended Final Results of Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of amended final results of antidumping duty administrative review.

SUMMARY: We are amending our final results of the administrative review of the antidumping duty order on fresh and chilled Atlantic salmon (Atlantic salmon) from Norway. The review covers the period October 3, 1990, through May 31, 1992. We are publishing these amended final results in accordance with 19 CFR 353.28(c).

EFFECTIVE DATE: March 1, 1995.

FOR FURTHER INFORMATION CONTACT: Todd Peterson or Thomas Futtner, Office of Antidumping Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230; telephone (202) 482–4195 or 482–3814, respectively.

SUPPLEMENTARY INFORMATION:

Background

On April 12, 1991, the Department of Commerce (the Department) published the antidumping duty order on Atlantic salmon from Norway (56 FR 14920). The Department published final results of administrative review of the order on July 14, 1993 (58 FR 37912). The review covered one exporter, Skaarfish A/S, and the period October 3, 1990, through March 31, 1992.

In accordance with § 353.28(c), petitioner and respondent submitted allegations of clerical errors. We were unable to correct these errors and publish amended final results, however, because the petitioner filed a summons with the Court of International Trade (CIT) before we could correct these errors. Subsequently, the CIT granted the Department leave to correct these clerical errors.

Scope of the Review

The merchandise covered by this review is fresh and chilled Atlantic salmon. It encompasses the species of Atlantic salmon (Salmo salar) marketed as specified herein; the subject merchandise excludes all other species of salmon: Danube salmon; Chinook (also called "king" or "quinnat"); Coho (silver); Sockeye ("redfish" or "blueback"); Humpback (pink); and Chum (dog). Atlantic salmon is whole or nearly whole fish, typically (but not necessarily) marketed gutted, bled, and cleaned, with the head on. The subject merchandise is typically packed in fresh water ice (chilled). Excluded from the subject merchandise are fillets, steaks, and other cuts of Atlantic salmon. Also excluded are frozen, canned, smoked or otherwise processed Atlantic salmon. Fresh and chilled Atlantic salmon is currently provided for under Harmonized Tariff Schedule (HTS) subheading 0302.12.00.02.09. The HTS item number is provided for convenience and Customs purposes. The written description remains dispositive.

Amendment of Final Results

We have corrected three ministerial errors in Skaarfish's margin calculation for the period October 3, 1990, through March 31, 1992, as follows:

1. Petitioner argues that the Department erred in allocating general depreciation expenses to processing of Atlantic salmon on the basis of square meters. Furthermore, petitioner contends that the remaining amount for general depreciation which was not allocated to processing of Atlantic salmon was unintentionally not included in the pool of general and administrative expenses.

The Department agrees with the petitioner in part. In its final results of review, the Department allocated depreciation expenses associated with production on the basis of the relative costs incurred for the various production lines. General depreciation was allocated on the basis of square meters. However, the Department erred in not including in the pool of general and administrative expenses those general depreciation expenses not allocated to production. This has been corrected for the amended final results review.

2. Petitioner contends that the Department erred by adding warranty expenses to net U.S. price in its computer program.

The Department agrees that warranty expenses should be subtracted from the net U.S. price, and has corrected its computer program for the amended final results of review.

3. Respondent contends that the Department erred by using a two-digit U.S. dollar/Norwegian kroner exchange rate rather than the six-digit rates used in the preliminary results.

The Department agrees that the sixdigit dollar/kroner rate should be used, and has corrected its computer program for the amended final results of review.

Final Results of Review

Based on the corrections of the ministerial errors, the Department has amended our final results of review. The following margin exists for the period October 3, 1990, through March 31, 1992.

Skaarfish A/S; 2.15%

The Department shall determine, and the Customs Service shall assess, antidumping duties on all appropriate entries. Individual differences between U.S. price and foreign market value may vary from the percentage stated above. The Department will issue appraisement instructions concerning all respondents directly to the U.S. Customs Service.

This notice serves as a final reminder to importers of their responsibility under 19 CFR 353.26 to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

This amendment of final results of review and notice are in accordance with section 751(f) of the Tariff Act (19 U.S.C. 1673(d)) and 19 CFR 353.28(c).

Dated: February 22, 1995.

Susan G. Esserman,

Assistant Secretary for Import Administration.

[FR Doc. 95-5053 Filed 2-28-95; 8:45 am] BILLING CODE 3510-DS-M

Intent To Revoke Antidumping Duty Orders and Findings and To Terminate Suspended Investigations

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of intent to revoke antidumping duty orders and findings and to terminate suspended investigations.

SUMMARY: The Department of Commerce (the Department) is notifying the public of its intent to revoke the antidumping duty orders and findings and to terminate the suspended investigations listed below. Domestic interested parties who object to these revocations and terminations must submit their comments in writing no later than the last day of March 1995.

FOR FURTHER INFORMATION CONTACT:
Michael Panfeld or the analyst listed under Antidumping Proceeding at:
Office of Antidumping Compliance,
Import Administration, International
Trade Administration, U.S. Department of Commerce, 14th Street & Constitution

Avenue, NW., Washington, DC 20230,

telephone (202) 482–4737. SUPPLEMENTARY INFORMATION:

Background

The Department may revoke an antidumping duty order or finding or terminate a suspended investigation if the Secretary of Commerce concludes that it is no longer of interest to interested parties. Accordingly, as required by § 353.25(d)(4) of the Department's regulations, we are notifying the public of our intent to revoke the following antidumping duty orders and findings and to terminate the suspended investigations for which the Department has not received a request to conduct an administrative review for the most recent four consecutive annual anniversary months:

Antidumping Proceeding

Australia

Canned Bartlett Pears, A-602-039, 38 FR 7566, March 23, 1973, Contact: